The demand must be filed directly wit	h the competent International Preliminary Examining Authority or, if two or more Authorities are compet	104
with the one chosen by the applicant.	The full name or two-letter code of that Authority may be indicated by the applicant on the line below:	eni,

IPEA/	1	

## **PCT**

**CHAPTER II** 

## **DEMAND**

under Article 31 of the Patent Cooperation Treaty:

The undersigned requests that the international application specified below be the subject of international preliminary examination according to the Patent Cooperation Treaty.

Fo	or International Prelimina	ry Examining Authorit	ty use only
Identification of IPEA		Date of receipt of D	DEMAND
Box No. I IDENTIFICATION OF T	HE INTERNATIONAL	L APPLICATION	Applicant's or agent's file reference P.AURI.01/WO
International application No. PCT/BE04/000011	International filing date 20 January 200	te (day/month/year) 04 (20.01.2004)	(Earliest) Priority date (day/month/year) 20 January 2003 (20.01.2003)
Title of invention USE OF A COMPOSITION CO FOR THE TREATMENT AND/O	MPRISING VITAN OR THE PREVEN	MIN K1 OXIDE O	R A DERIVATIVE THEREOF
Box No. II APPLICANT(S)			
	ostal code and name of country.,	, full official designation.	Telephone No.
AURIGA INTERNATIONAL S Chemin des Roussettes, 2	3.A.	;	Facsimile No.
1410 WATERLOO BELGIUM		1	Teleprinter No.
			Applicant's registration No. with the Office
State (that is, country) of nationality: BE		State (that is, country BE	y) of residence:
Name and address: (Family name followed by gi MARCHAL, Alfred Chemin des Roussettes, 2 1410 WATERLOO BELGIUM	ven name; for a legal entity, fu	all official designation. The a	address must include postal code and name of country.)
State (that is, country) of nationality:		State (that is, country)	y) of residence:
	ven name; for a legal entity, ful	!	address must include postal code and name of country.)
State (that is, country) of nationality:		State (that is, country) o	of residence:
Further applicants are indicated on a	continuation sheet.		

		٠,	,
Sheet	No.	-	•

International application No. PCT/BE04/000011

Box No. III AGENT OR COMMON REPRESENTATIVE; OR ADDRESS FOR CO	ORRESPONDENCE
The following person is agent common representative	
and has been appointed earlier and represents the applicant(s) also for international property and the second property and the	reliminary examination.
is hereby appointed and any earlier appointment of (an) agent(s)/common represe	entative is hereby revoked
is hereby appointed, specifically for the procedure before the International Prelim	•
the agent(s)/common representative appointed earlier.	many Examining Authority, in addition to
Name and address: (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country.)	Telephone No.
	+32 2 426 38 10
Joëlle VAN MALDEREN	Facsimile No.
OFFICE VAN MALDEREN	+32 2 426 37 60
Place Reine Fabiola, 6/1 1083 BRUSSELS	Teleprinter No.
	Agent's registration No. with the Office
	Agent Stegistration No. with the Office
Address for correspondence: Mark this check-box where no agent or common space above is used instead to indicate a special address to which correspondence	representative is/has been appointed and the should be sent.
Box No. IV BASIS FOR INTERNATIONAL PRELIMINARY EXAMINATION	
Statement concerning amendments:*	
1. The applicant wishes the international preliminary examination to start on the basis of	: :
the international application as originally filed	
the description as originally filed	
as amended under Article 34	·
the claims as originally filed	
as amended under Article 19 (together with any accompanyin	o statement)
as amended under Article 34	5 Juniornionia
the drawings as originally filed	
as amended under Article 34	
2. The applicant wishes any amendment to the claims under Article 19 to be consider	red as reversed.
3. The applicant wishes the start of the international preliminary examination to applicable time limit under Rule 69.1(d).	be postponed until the expiration of the
4. The applicant expressly wishes the international preliminary examination to stapplicable time limit under Rule 54bis.1(a).	tart earlier than at the expiration of the
* 330	
* Where no check-box is marked, international preliminary examination will start on as originally filed or, where a copy of amendments to the claims under Article 19 and/or a under Article 34 are received by the International Preliminary Examining Authority befor or the international preliminary examination report, as so amended.	mendments of the international application
Language for the purposes of international preliminary examination:	
which is the language in which the international application was filed.	
which is the language of a translation furnished for the purposes of internation	nal search.
which is the language of publication of the international application.	
which is the language of the translation (to be) furnished for the purposes of in	nternational preliminary examination.
Box No. V ELECTION OF STATES	
The filing of this demand constitutes the election of all Control Cont	
The filing of this demand constitutes the election of all Contracting States which are design PCT.	nated and are bound by Chapter II of the

Sheet No. . 3

International application No. PCT/BE04/000011

Box No. IV, for the purposes of international p	elements, in the preliminary exa		eferred to in		ional Preliminary Authority use only not received
1. translation of international application	:		sheets		
2. amendments under Article 34	:		sheets		
3. copy (or, where required, translation) of amendments under Article 19	:		sheets		
4. copy (or, where required, translation) of statement under Article 19	:		sheets		
5. letter	:		sheets		
6. other (specify)	:		sheets		
he demand is also accompanied by the item(s) n	narked below:	- C			
1.  fee calculation sheet		5. <u> </u>	•	ining lack of signati	
original separate power of attorney     original general power of attorney		6. <u> </u>		in computer readal ter readable form re	
4. copy of general power of attorney;		/· [_]	sequence listing	ier readable form re	rated to a
reference number, if any:	•	8. 🔲	other (specify):		
·	FICE VAI				
·	FICE VAI				
inā	lle VAN MA	ALDERE		only	
For Internation	lle VAN MA	ALDERE	N (seen	only	
For International Date of actual receipt of DEMAND:	lle VAN MA	ALDERE	N (seen	only .	
For International Date of actual receipt of DEMAND:  Adjusted date of receipt of demand due to CORRECTIONS under Rule 60.1(b):	le VAN MA	ALDERE	ng Authority use  The date of expiration of	receipt of the dem	Rule 54bis.1(a) and
For Internation  Date of actual receipt of DEMAND:  Adjusted date of receipt of demand due to CORRECTIONS under Rule 60.1(b):  The date of receipt of the demand is expiration of 19 months from the prior item 4 or 5, below, does not apply.  The applicant has been informed	He VAN MA	ALDEREI y Examinir	The date of expiration of item 7 or 8, b	receipt of the dem the time limit under elow, does not appl ceipt of the demand	Rule 54 <i>bis</i> .1(a) and y. is WITHIN the time
For Internation  Date of actual receipt of DEMAND:  Adjusted date of receipt of demand due to CORRECTIONS under Rule 60.1(b):  The date of receipt of the demand is expiration of 19 months from the prior item 4 or 5, below, does not apply.  The applicant has been informed  The date of receipt of the demand is WITI limit of 19 months from the priority date by virtue of Rule 80.5.	onal Preliminar  AFTER the ity date and accordingly.  HIN the time as extended	y Examinir	The date of expiration of item 7 or 8, b  The date of re limit under R Rule 80.5.	receipt of the dem the time limit under elow, does not appl ceipt of the demand ule 54 <i>bis</i> .1(a) as ex	Rule 54 <i>bis</i> .1(a) and y.  is WITHIN the time tended by virtue of the common tender the common is after the
For Internation  Date of actual receipt of DEMAND:  Adjusted date of receipt of demand due to CORRECTIONS under Rule 60.1(b):  The date of receipt of the demand is expiration of 19 months from the prior item 4 or 5, below, does not apply.  The applicant has been informed  The date of receipt of the demand is WITT limit of 19 months from the priority date	He VAN MA onal Preliminar  AFTER the ity date and accordingly.  HIN the time as extended and is after the ity date, the	y Examinir  6.	The date of expiration of item 7 or 8, b  The date of re limit under R Rule 80.5.  Although the expiration of	receipt of the dem the time limit under elow, does not appl ceipt of the demand ule 54 <i>bis</i> .1(a) as ex	Rule 54bis.1(a) and y.  is WITHIN the time tended by virtue of the demand is after the Rule 54bis.1(a), the
For Internation  Date of actual receipt of DEMAND:  Adjusted date of receipt of demand due to CORRECTIONS under Rule 60.1(b):  The date of receipt of the demand is expiration of 19 months from the prior item 4 or 5, below, does not apply.  The applicant has been informed  The date of receipt of the demand is WITI limit of 19 months from the priority date by virtue of Rule 80.5.  Although the date of receipt of the demand expiration of 19 months from the priority delay in arrival is EXCUSED pursuant to	He VAN MA onal Preliminar  AFTER the ity date and accordingly.  HIN the time as extended and is after the ity date, the	y Examinir  6.  7.  8.	The date of expiration of item 7 or 8, b  The date of re limit under R Rule 80.5.  Although the expiration of delay in arriv	receipt of the dem the time limit under elow, does not appl ceipt of the demand ule 54bis.1(a) as ex date of receipt of the the time limit under	is WITHIN the time tended by virtue of e demand is after the Rule 54 <i>bis</i> . I(a), the